| | | | | |
|--|---|---|----------------------------|--|
| PROB 22 (Rev12/06) TRANSFER OF JURISDICTION | | DOCKET NUMBER (Tran. Court) CR. 91-00069-NN-06 | | |
| | | DOCKET NUMBER (Rec. Court) 5:07(x)3(x5-F) | | |
| NAME AND ADDRESS OF PROBATIONER/SUPERVISED RELEASEE: | DISTRICT | DIVISION | | |
| Kenneth Brown Raleigh, North Carolina | EASTERN DISTRICT OF VIRGINIA | Raleigh | | |
| | NAME OF SENTENCING JUDGE | | | |
| | The Honorable Rebecca Beach | Smith | | |
| | DATES OF PROBATION/SUPERVISED RELEASE: | FROM 11/02/07 | то 11/01/12 | |
| OFFENSE | | | | |
| Count 1: Conspiracy and Attempt to Distribute Narcotics | | | ł | |
| Count 25: Unauthorized use of Food Coupons | | | | |
| | | | | |
| PART 1 - ORDER TRANSFERRING JURISDICTION | | | | |
| UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT (| OF VIRGINIA | | | |
| IT IS HEREBY ORDERED that pursuant to 18 U.S.C. 36 above be transferred with the records of the Court to the United CAROLINA upon that Court's order of acceptance of jurisdiction or supervised release may be changed by the District Court to which the court is the court of the court is the court of the court is the court in the court is the court in the court is the court in the court in the court in the court is the court in the c | States District Court for the EAS. This Court hereby expressly con- | TERN DISTRIC sents that the peri | T OF NORTH od of probation | |
| | | | | |
| | $\Omega \wedge \neg \Omega$ | A C 1-1 | | |
| | Mellera Bear | stemb de | <u>`</u> | |
| Date | United States District Judge | | | |
| *This sentence may be deleted in the discretion of the transferring Court | · | | | |
| PART 2 - ORDER ACCEPTING JURISDICTION | | | | |
| UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF NO | RTH CAROLINA | | | |
| 1T IS HEREBY ORDERED that jurisdiction over the above assumed by this Court from and after the entry of this order. | e-named probationer/supervised re | eleasee be accept | ed and | |
| | | | | |
| 12/5/2007 | Sowin w | 1. Llong | an | |
| Effective Date | United States District Judge | | | |

United States District Court

Clerk, U.S. District Court Newport News, Virginia

EASTERN District of __VIRGINIA

NEWPORT NEWS DIVISION

UNITED STATES OF AMERICA

V.

JUDGMENT IN A CRIMINAL CASE (For Offenses Committed On or After November 1, 1987)

| | "Kent" | | Case Number: CR | . 91-00069-NNC | 96 |
|------------------------------------|-------------------------|-----------------|------------------------------|------------------------------------|------------------------|
| | (Name of Defendant) | | W. Dean Short | <u> </u> | |
| THE DEFENDANT | | | | Defendant's Attorney | |
| pleaded guilty to was found guilty | on count(s) | 1 and 25 | | | after a |
| plea of not guilty | | daad quilty of | such count(s), which in | wolve the following | offenses: |
| Accordingly, th | e delendant is adju | agea guilty or | Such Count(s), which in | Date Offense | Count |
| Title & Section | Nature of Offens | <u>e</u> | | Concluded | Number(s) |
| 21:846 & 841(a)(1) | Conspiracy Narcotics | _ | o Distribute | 08/26/91 | 1 |
| 7:2024(b) | Unauthorize | d Use of Foo | od Coupons | 07/25/91 | 25 |
| | | | a Tradu | JE COPY, TESTS I.S. DISTRICT CO | |
| | | | | | |
| | | | (V | | |
| The defendant | is contained so pro- | uidad in naan | s 2 through5 of | DEPUTY CLERK | |
| imposed pursuant to | | | | this judgment. The | Sentence is |
| ☐ The defendant h | as been found not g | juilty on count | (s) | <u> </u> | , |
| | d as to such count(s | | (is)(IES) dismissed | lon the metion of th | o Haitad Ctatas |
| It is ordered that | the defendant shall | pay a special | assessment of \$10 | <u>00.00</u> | , for count(s) |
| 1 and 25 | 00: Count 25 - | , which | n shall be due 🗵 imme | diately 🗌 as follo | ws: |
| | | | hall notify the United S | | |
| | | | g address until all fines. | | • |
| assessments impos | sea by this juagment | are fully paid. | • | A TRUE COP | Y TESTE: |
| Defendant's Soc. Sec | No | | | DUMIS H. CAS | EDY, GLERK |
| | | | T 22 1003 | Depu | 1. LCUUAM Ity Clerk |
| Defendant's Date of B | Sirth: | | June 23, 1992 | of Imposition of Sent | - |
| Defendant's Mailing A | ddress: | | Releas | Beach Smit | |
| | i | | Sign | nature of Judicial Offi | cer |
| | | | Rebecca Beach | Smith, U.S. Di | strict Judge |
| Defendant's Residenc | e Address: | | Name | e & Title of Judicial Of | fficer |
| Same | | | June 23, 1992 | <u></u> | |
| | | | | Date | |

| AC | 246 8 (3/88) 8h | est 2 - Imprisonment | | |
|------------|--------------------------|-----------------------------------|--|--|
| | efendant: ise Number: | KENNETH BROWN CR. 91-00069-NNC | 06 IMPRISONMENT | Judgment—Page2 of5 |
| | prisoned for | a term of TWO HUNDI | RED TWENTY EIGHT (228) MO | |
| | | sists of a term of concurrently. | 228 months on Count 1 at | nd a term of 60 months on Count 25, |
| Th | e Court wai | ves the cost of imp | prisonment for defendant. | |
| | | | | |
| | | | | |
| | | | | |
| П | The Court n | nakes the following r | ecommendations to the Bur | reau of Prisons: |
| _ | | a.osg. | | |
| | | | | |
| | | | | |
| | | | | |
| X) | | | e custody of the United Sta the United States Marshal | |
| | □ at | a.m. p.m. on | | |
| | as notifi | ed by the Marshai. | | |
| | | nt shall surrender for s | | tution designated by the Bureau of Prisons |
| | ☐ as notifi | ed by the United Stat | tes Marshal. | |
| | ☐ as notifi | ed by the Probation C | Office. | |
| | | | RETURN | |
| | i have exec | cuted this Judgment | | |
| | | | | |
| | | | | |
| | | | | |
| | Defendant | delivered on | to | , with a certified copy of this Judgment. |
| | | | | , 2 00 |
| | | | | United States Marshal |
| | | Caso 5:07 or 00 | 1365-E Documon By Filed | 12/21/07 Dago 2 of 5- |
| | | Case 3.07-01-00 | | 12/31/07 Deput War no 5 |

Defendant: KENNETH BROWN

Case Number: CR. 91-00069-NN--06

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SUPERVISED RELEASE

Upon release from imprisonment, the defendant shall be on supervised release for a term of FIVE (5)

YEARS. This term consists of a term of 5 years on Count 1 and a term of 3 years on Count 25, to be served concurrently.

The Court waives the cost of supervised release for defendant.

While on supervised release, the defendant shall not commit another federal, state, or local crime and shall not illegally possess a controlled substance. The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). If this judgment imposes a restitution obligation, it shall be a condition of supervised release that the defendant pay any such restitution that remains unpaid at the commencement of the term of supervised release. The defendant shall comply with the following additional conditions:

- The defendant shall report in person to the probation office in the district to which the defendant is released within 72 hours of release from the custody of the Bureau of Prisons.
- The defendant shall pay any fines that remain unpaid at the commencement of the term of supervised release.
- The defendant shall not possess a firearm or destructive device.

The defendant shall participate in a program of testing and treatment for drug abuse, as directed by the probation officer, until such time as the defendant is released from the program by the probation officer.

The defendant shall perform 200 hours of community service as directed by the probation officer. Said community service shall be with children to explain the dangers of illegal drugs.

The defendant shall be ineligible for all federal benefits for a period of FIVE (5) years commencing June 23, 1992.

STANDARD CONDITIONS OF SUPERVISION

While the defendant is on supervised release pursuant to this judgment, the defendant shall not commit another federal, state or local crime. In addition

- to the detendant shall not leave the judicial district without the permission of the court or probation officer
- the derendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month.
- 3) the perendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer
- 4) the defendant shall support his or her dependents and meet other family responsibilities
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons
- 61 the defendant shall notify the probation officer within 72 hours of any change in residence or employment.
- To the defendant shall refrain from excessive use of alcohol and shall hot ourchase, possess, use, distribute, or administer any hardotic or other controlled substance, or any paraphernalia related to such substances, except as prescribed by a physician.
- 8; the defendant shall not frequent places where controlled substances are flegally sold, used, distributed, or administered
- 9) the derendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a fellony unless granted permission to do so by the probation officer.
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit confiscation of any contraband observed in plain view by the probation officer.
- 11, the defendant snall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer:
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

| Cas | 9 Number. Ck. 31-0003-Mn06 |
|------|---|
| | FINE |
| or s | The defendant shall pay a fine of \$ 5,000.00 . The fine includes any costs of incarceration and/upervision. |
| X | This amount is the total of the fines imposed on individual counts, as follows: |
| | Count 1 - \$5,000.00 Count 25 - No Fine |
| | The Court waived minimum fine. |
| | |
| Ī | The court has determined that the defendant does not have the ability to pay interest. It is ordered that: |
| | The interest requirement is waived. The interest requirement is modified as follows: ■ The interest requ |
| | This fine presentation shall be paid: in full immediately. in full not later than |
| | in equal monthly installments over a period of months. The first payment is due on the date of this judgment. Subsequent payments are due monthly thereafter in installments according to the following schedule of payments: |
| | *during the period of incarceration. The defendant shall pay any fines that remain unpaid during the term of supervised release. |

Defendant:

KENNETH BROWN

if the fine is not paid, the court may sentence the defendant to any sentence which might have been originally imposed. See 18 U.S.C. § 3614.

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